



EXHIBIT 'A'

WEISSENSTEINER PAT. APPL.

Patent Application Publication Nov. 25, 2004 Sheet 1 of 4

US 2004/0232796 A1

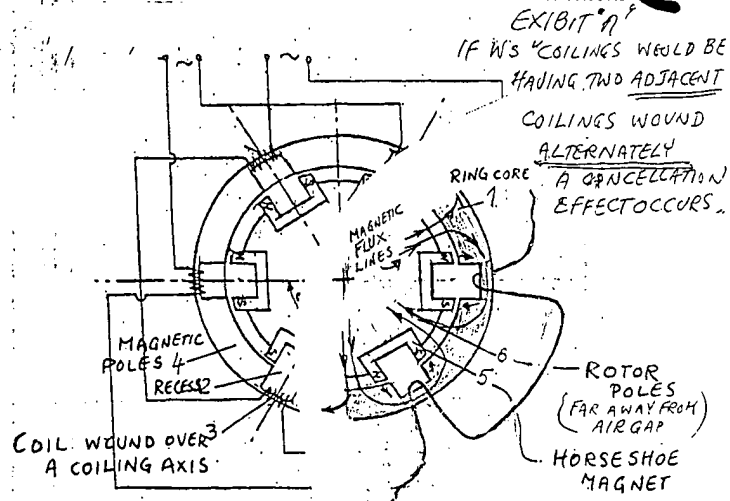


Fig. 1

Sten R. Guford
May 31 2005

ADDENDUM TO PREVIOUSLY SUBMITTED RESPONSE, MAILED ON MAY 31 2005.

Gerfast is teaching:



- “a single coil with two free ends, generating AC that is connected to an AC load”
- “a stator with like number of salient poles, each including alternately wound coils”
- “has basically all the copper (100 %) windings in front of rotor poles all the time”
- “is generating AC current in every salient pole at all times”
- * “a generator that obeys Ohms Law”

Weissensteiner



Does not have.

Does not have.

He does not state, (probably
3 phase design with a maximum of 66 %)

Does not have.

Apparently does not.

For other comments and arguments please refer to 7 response pages mailed on May 31 2005.

The drawing sheet has not been altered. It is now marked (original)

The specification sheets have not been altered,

but if the Examiner prefers, I have included a new specification sheet number 5

with a change of the word “forming” to “coupled to form” (This sheet is marked new Spec. sheet 5)

Reconsideration is courteously solicited.

Respectfully submitted.

Sten Gerfast
Sten Gerfast

April 2 2006

PAGE 1
7 PAGES
TOTAL

FAX TO TRAN N. NGUYEN OR LISA WRIGHT PHONE
571-272-2030 (or summation) ART UNIT 2834 571-272-1643
ADDENDUM TO PREVIOUSLY SUBMITTED RESPONSE, MAILED ON MAY 31 2005.

Gerfast is teaching: (10/ 733,944)

BOSS

Weissensteiner, (U.S.2004/0232796)

- "a single coil with two free ends, generating AC that is connected to an AC load" (Claim 1) → Does not have.
- "a stator with like number of salient poles, each including alternately wound coils" (Claim 1) → Does not have.
- "has basically all the copper (100 %) windings in front of rotor poles all the time" (and is generating in every salient pole at all times [100 %] [Page 3 line 5]) → He does not state, (probably 3 phase design with a maximum of 66 %
- "is generating AC current in every salient pole at all times" (Claim 19 and Claim 1) → Does not have.
- * "a generator that obeys Ohms Law" → Apparently does not.

For other comments and arguments please refer to 7 response pages mailed on May 31 2005.

The drawing sheet has not been altered. It is now marked (original)

The specification sheets have not been altered,

but if the Examiner prefers, I have included a new specification sheet number 5

with a change of the word "forming" to " coupled to form" (This sheet is marked new Spec. sheet 5)

Reconsideration is courteously solicited.

Respectfully submitted.

Sten Gerfast

April 2 2006

FAX 571 273 8300

Response Faxed on 6/23/2006

This is in response to a "Failure to acceptable respond to Notice of Non-compliant Amendment mailed from PTO on 6/16/2006 (Lisa Wright) (Received on 6/23/2006) [Clarifications are typed in small type]

The "First notice of non-compliant" mailed on 6/6/2005 asked for "Box 3 (Drawings) As stated above and again here:
The drawing sheet has not been altered. It is now marked and annotated (original)

Box 1 The new specification sheet (numbered 5) was included as an Examiners option, and does include markings.
No new paragraphs were added ; only change of the word "forming" to " coupled to form"

Reconsideration is courteously solicited.

Respectfully submitted.

Sten Gerfast 6-23-2006

Sten Gerfast Sten is available from 8.00 AM to 6.00 PM, Phone and FAX 651 454 1923; gerfast@comcast .net

FAXED 6-23-06

FILED 12-12-2003
 174431 2005
 REPLY JAN 6 2005

UNITED STATES PATENT AND TRADEMARK OFFICE

FIRST OFFICE ACTION

COMMISSIONER FOR PATENTS
 UNITED STATES PATENT AND TRADEMARK OFFICE
 P.O. Box 1453
 ALEXANDRIA, VA 22314-0550



Failure to Acceptably Respond to
 Notice of Non-Compliant Amendment (37 CFR 1.121)
 No New Time Period for Reply is Provided

MAILED FROM 2
 6-16-06
 RECEIVED 6-23-06

The amendment document filed on 4/2/06 fails to provide the corrective action required by the prior Notice of Non-Compliant Amendment (37 CFR 1.121) mailed on 6/6/05. The amendment, including both the originally filed amendment and the amendment filed in response to the prior notice, is still considered to be non-compliant under 37 CFR 1.121. In order for the amendment document to be compliant, correction of the item(s) listed below is required. Only the corrected section of the non-compliant amendment document must be resubmitted (in its entirety), e.g., the entire "Amendments to the claims" section of applicant's amendment document must be re-submitted. 37 CFR 1.121(ii).

The period for reply continues to run from the mailing date of the prior Notice of Non-Compliant Amendment. The corrections listed below must be timely filed to avoid abandonment of the application. No new time period for reply is provided in this communication. See the Manual of Patent Examining Procedure (MPEP) § 714.03.

If the period for reply set forth in the prior Notice of Non-Compliant Amendment has expired, this application will become abandoned unless applicant: (1) corrects the deficiency, and (2) obtains an extension of time under 37 CFR 1.136(a). In no case may an applicant reply outside the SIX (6) MONTH statutory period or obtain an extension for more than FIVE (5) MONTHS beyond the date for reply set forth in the prior Notice of Non-Compliant Amendment (37 CFR 1.121).

THE FOLLOWING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT:

- ☒ 1. Amendments to the specification:
 - ☐ A. Amended paragraph(s) do not include markings.
 - ☐ B. New paragraph(s) should not be underlined.
 - ☒ C. Other Attachment Box 1 A.B. not been completed
From the First Notice of non-Compliant.
- ☐ 2. Abstract:
 - ☐ A. Not presented on a separate sheet. 37 CFR 1.72.
 - ☐ B. Other _____
- ☒ 3. Amendments to the drawings: Attachment Box 3, A.B. not completed
From the First notice of non-compliant
- ☐ 4. Amendments to the claims:
 - ☐ A. A complete listing of all of the claims is not present.
 - ☐ B. The listing of claims does not include the text of all pending claims (including withdrawn claims)
 - ☐ C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim must be indicated after its claim number by using one of the following 7 status identifiers: (Original), (Currently amended), (Canceled), (Withdrawn), (Previously presented), (New) and (Not entered).
 - ☐ D. The claims of this amendment paper have not been presented in ascending numerical order.
 - ☐ E. Other: _____

For further explanation of the amendment format required by 37 CFR 1.121, see MPEP § 714 and the USPTO website at <http://www.uspto.gov/web/offices/pac/dapp/opla/procnotice/office/yer.pdf>

LISA WRIGHT (571) 272-7643
 Supervisory Legal Instruments Examiner (SLIE) Telephone No.

6-23-06*UNABLE TO REACH LISA WRIGHT (OUT OF OFFICE)

*LEFT MESSAGE FOR CLARIFICATION OF THE ABOVE RE
 WITH TRAN N. NGUYEN 571-272-2030 8:40 AM (C.T.)